

1 K. TOM KOHAN (SBN 225420)
2 **KOHAN LAW FIRM**
3 3415 S. Sepulveda Blvd., Suite 460
4 Los Angeles, California 90034
5 Tel: 310-349-1111
6 Fax: 888-476-7010
7 Email: tom@kohanlawfirm.com

JS-6

8 Ezra Sutton, Esq. (Admitted Pro Hac Vice)
9 **Ezra Sutton & Associates, P.A.**
10 900 Route 9 North
11 Woodbridge, New Jersey 07095
12 Telephone: (732) 634-3520
13 Email: esutton@ezrasutton.com

14
15 *Attorneys for Defendants*
16 *Gold Star Tobacco Inc. and Samer Abdelmaseh*

17
18 **UNITED STATES DISTRICT COURT**
19 **CENTRAL DISTRICT OF CALIFORNIA**

20 STARBUZZ TOBACCO, INC., a
21 California corporation

22 Plaintiff,

23 v.
24
25 GOLD STAR TOBACCO INC., a New
26 Jersey corporation; SAMER
27 ABDELMASEH, an individual; and
28 DOES 1-10, inclusive,

29 Defendants.

30
31 Case No.: 8:19-cv-00408-JVS-DFM

32
33 **FINAL JUDGMENT**

34
35 Honorable James V. Selna

36
37

AND RELATED COUNTERCLAIM

1 AND NOW, this 20th day of February, 2020, it is hereby
2 ORDERED, ADJUDGED AND DECREED that judgment is entered against
3 Plaintiff Starbuzz Tobacco, Inc.’s (“Starbuzz”) claims in favor of Defendants
4 Gold Star Tobacco Inc. (“Gold Star”) and Samer Abdemaseh (“Abdemaseh”),
5 (collectively “Defendants”); and final judgement is entered against Plaintiff
6 Starbuzz as to the counterclaim in Gold Star’s Answer and Counterclaim, as
follows:

- 7 1. All of Starbuzz’s claims set forth in its Complaint, including its claims
8 for: (a) “Copyright Infringement Under 17 U.S.C. § 101 et seq.”; (b)
9 “Declaratory Relief Under 17 U.S.C. §§ 102;” (c) “Fraud;” and (d)
10 “Declaratory Relief Re: Ineligibility to Register USPTO Trademark
11 Application Serial No. 87/818,151” are hereby DISMISSED WITH
12 PREJUDICE pursuant to F.R.C.P. Rules 37 and 41, and Starbuzz shall
recover nothing against Defendants.
- 13 2. Default Judgment is hereby entered in favor of Defendant Gold Star
14 and against Starbuzz as to the Counterclaim of Defendant Gold Star,
15 and Starbuzz’s Answer to Defendant Gold Star’s Counterclaim is
16 hereby stricken.
- 17 3. This Judgment is entered without prejudice any party’s right to further
18 or different relief.

1 4. Pursuant to F.R.C.P Rules 54(b), the Court finds that there is no just
2 reason for delay in entering this Judgment.
3

4 **IT IS SO ORDERED, ADJUDGED AND DECREED.**
5

6 Dated: February 20, 2020
7

8 
9

10 JAMES V. SELNA
11 UNITED STATES DISTRICT JUDGE
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28